IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF ARKANSAS JONESBORO DIVISION

JAMES E. STEVENSON III, SHARYN STEVENSON, HEATH ADKISSON, LORI ADKISSON, RYAN BRASWELL, MELISSA BRASWELL, OLIVER COPPEDGE, TRACY COPPEDGE, GEORGE A. HALE III, STEPHANIE HALE, JEFF LANGSTON AND MISSY LANGSTON,

PLAINTIFFS

v. NO. 3:13-CV-127-KGB

BLYTHEVILLE SCHOOL DISTRICT NO. 5

DEFENDANT

RESPONSE TO MOTION TO DISMISS

Plaintiffs, for their response to defendant's motion to dismiss, state:

- 1. For the reasons set forth in the accompanying brief, the motion to dismiss lacks merit.
- 2. This Court should set this matter for hearing on the motion for preliminary injunction and not delay the proceedings on account of the motion to dismiss.

WHEREFORE, and for the reasons set forth in the accompanying brief and all matters appearing of record, plaintiffs respectfully request that this Court deny the motion to dismiss, set the motion for preliminary injunction for expedited hearing, and grant all other just and proper relief to the plaintiffs.

Respectfully submitted,

WILLIAMS & ANDERSON PLC 111 Center Street, 22nd Floor Little Rock, Arkansas 72201 Telephone: (501) 372-0800

Facsimile: (501) 372-6453

By: /s/ Jess Askew III

Jess Askew III, Ark. Bar No. 86005 jaskew@williamsanderson.com Marie-B Miller, Ark. Bar No. 84107 mmiller@williamsanderson.com Alec Gaines, Ark. Bar No. 2012277 againes@williamsanderson.com

Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on this 7th day of June, 2013, I electronically filed the foregoing with the Clerk of Court using the Electronic Case Filing system.

Jay Bequette BEQUETTE & BILLINGSLEY, P.A. 425 West Capitol Avenue, Suite 3200 Little Rock, AR 72201-3469 jbequette@bbpalaw.com

Robert L. Coleman
REID, BURGE, PREVALLET & COLEMAN
417 North Broadway
P.O. Box 107
Blytheville, AR 72316-0107 deborahdtipton <deborahdtipton@gmail.com>
rbpc@sbcglobal.net

Attorneys for Defendant

/s/Jess Askew III
Jess Askew III